CR2012-114922-001 DT 06/29/2012

CLERK OF THE COURT

HONORABLE JAY L. DAVIS T. Gaulke

Deputy

JOURDAN L RASSAS STATE OF ARIZONA

v.

CATHERINE ELIZABETH PARKER-CARLOS NAVA (001)

WILLIAMS

DOB: 06/06/1990

APO-SENTENCINGS-CCC

APPEALS-CCC

**DISPOSITION CLERK-CSC** 

RFR

#### SUSPENSION OF SENTENCE - PROBATION GRANTED

9:59 a.m.

Courtroom 3D, South Court Tower

Adam Ogus State's Attorney:

Defendant's Attorney: Catherine Parker Williams

Defendant: Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

This is the time and date set for Sentencing in the above-entitled cause number.

The defendant's father (assisted by Court Interpreter Renata Yawn), sister and cousin address the Court.

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Count 1: WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty.

IT IS THE JUDGMENT of the Court Defendant is guilty of the following:

OFFENSE: Count 1 (amended) Possession of Marijuana

Class 1 Misdemeanor

A.R.S. § 13-3401, 13-3405, 13-3418, 13-707, 13-604, 13-802, 13-901.01(B)

Date of Offense: 03/16/2012 Non Dangerous - Non Repetitive

The Court is suspending imposition or execution of sentence and, under the supervision of the Adult Probation Department (APD), placing the defendant on probation for:

Count 1 Probation Term: 3 years

Upon absolute discharge from prison for a separate offense in CR2011-131412-001 and CR2012-121974-001.

IT IS ORDERED that probation in this cause number shall run concurrent with probation in CR2011-151897-001 and Count 2 of CR2012-121974-001.

Condition 6: Report to the APD within 72 hours of sentencing, absolute discharge from prison, release from incarceration, or residential treatment and continue to report as directed. Keep APD advised of progress toward case plan goals and comply with any written directive of the APD to enforce compliance with the conditions of probation. Provide DNA testing if required by law.

Condition 8 - Request and obtain written permission of the APD prior to leaving the state.

Condition 15: Restitution, Fines and Fees:

FINE: Count 1 - Total amount of \$1372.50, which includes surcharges of 83%, payable \$50.00 per month beginning on the first day of the third month after release from DOC.

PENALTY ASSESSMENT - A.R.S. §12-116.04: Count 1 - \$13.00 payable on the first day of the third month after release from DOC. Investigative Agency: Phoenix Police Department.

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PROBATION SURCHARGE: Count 1 - \$20.00 payable on the first day of the third month after release from DOC.

Count 1: Time payment fee pursuant to A.R.S. § 12-116 in the amount of \$20.00 payable on the first day of the third month after release from DOC.

All amounts payable through the Clerk of the Superior Court.

Condition 16 - Not consume or possess any substances containing alcohol.

Condition 22: Other - I will complete 8 hours of drug education within 90 day s of my release from the Arizona Department of Corrections.

Defendant is advised pursuant to A.R.S. § 13-805 that failure to maintain contact with the Probation Department may result in the issuance of:

- 1. A criminal restitution order in favor of the state for the unpaid balance, if any, of any fines, costs, incarceration costs, fees, surcharges or assessments imposed.
- 2. A criminal restitution order in favor of each person entitled to restitution for the unpaid balance of any restitution ordered.

IT IS ORDERED Defendant be released from custody for this case only.

The presentence investigation report is filed under CR2011-131412-001.

10:39 a.m. Matter concludes.

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Defendant's right index fingerprint is permanently affixed to this sentencing order in open court.

/s/ HONORABLE JAY L. DAVIS JUDICIAL OFFICER OF THE SUPERIOR COURT

(right index fingerprint)